

**IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF MISSOURI
SOUTHWESTERN DIVISION**

**URBAN METROPOLITAN
DEVELOPMENT, LLC,**

Plaintiff,

v.

**JOPLIN R-VIII SCHOOL DISTRICT,
MIKE JOHNSON, and
BOARD OF EDUCATION OF
JOPLIN SCHOOLS,**

Defendants.

Case No. 12-3187-CV-SW-GAF

STIPULATION OF DISMISSAL WITH PREJUDICE

COME NOW, Urban Metropolitan Development, LLC, through its attorneys Baird, Lightner, Millsap & Harpool, P.C., and Defendants Joplin R-VIII School District, Mike Johnson, and Board of Education of Joplin Schools, through their attorneys The Law Office Of Hensley & Nicholas, LLC and Blanchard, Robertson, Mitchell & Carter, P.C., and state to the Court that all claims and counterclaims have been compromised and resolved in this action, and it has been agreed that each party will pay their own costs of this action.

WHEREFORE, the parties hereby move the Court to enter an Order of Dismissal With Prejudice, dismissing all claims and counterclaims of this action and stating that each party will pay their own costs of this action.

Respectfully submitted,

BAIRD, LIGHTNER, MILLSAP & HARPOOL, P.C.

By /s/ M. Douglas Harpool
M. DOUGLAS HARPOOL, Mo. Bar #28702

1901-C South Ventura Avenue
Springfield, MO 65804
Phone: (417) 887-0133
FAX: (417) 887-8740
dharpool@blmhpc.com

Attorneys for Plaintiff

THE LAW OFFICE OF HENSLEY & NICHOLAS, LLC

By /s/ John A. Nicholas

John A Nicholas, Mo. Bar #48120
122 W. 4th Street
Carthage, MO 64836
Phone: (417) 358-9600
FAX: (417) 358-9602
john@hensleynicholas.com

Attorney for Defendant Joplin Schools

BLANCHARD, ROBERTSON, MITCHELL
& CARTER, P.C.

By /s/ Phillip D. Greathouse

Phillip D. Greathouse, Mo. Bar #46685
Malcolm L. Robertson, Mo. Bar #18442
320 W. 4th St.
P.O. Box 1626
Joplin, MO 64802
Phone: (417) 623-1515
FAX: (417) 623-6865
robertson@brmclaw.com, brenda@brmclaw.com
greathouse@brmclaw.com, pwright@brmclaw.com
Co-counsel for Defendants
Attorneys for Defendants Joplin R-VIII School
District, Mike Johnson and Board of Education of
Joplin Schools, with respect to Counts VI and VII
of the First Amended Complaint only.

CERTIFICATE OF SERVICE

I hereby certify that on April 8th, 2013, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which sent notification of such filing to the following:

John A Nicholas
THE LAW OFFICE OF HENSLEY & NICHOLAS, LLC
122 W. 4th Street
Carthage, Missouri 64836
John Anthony Nicholas john@hensleynicholas.com
Attorney for Defendant Joplin Schools

Phillip D. Greathouse
R. Robertson
Blanchard, Robertson, Mitchell & Carter, P.C.
320 W. 4th St.
P.O. Box 1626
Joplin, MO 64802
Malcolm L. Robertson robertson@brmclaw.com, brenda@brmclaw.com
Phillip D. Greathouse greathouse@brmclaw.com, pwright@brmclaw.com
Co-counsel for Defendants
With respect to Counts VI and VII of the First Amended Complaint only.

M. Douglas Harpool dharpool@blmhpc.com, pview@blmhpc.com
Teresa C. Baird tbaird@blmhpc.com

/s/ M. Douglas Harpool
M. Douglas Harpool